

Agenda Item No. 8(H)(2)

Date:

February 2, 2016

To:

Honorable Chairman Jean Monestime

and Members, Board of County Commissioners

From:

Carlos A, Gimenez

Mayor

Subject:

Waiver of Formal Bid Procedures Allowing Payment to Moreno Firms, Inc. for the

2016 Miami International Agriculture, Horse and Cattle Show

Recommendation

It is recommended that the Board of County Commissioners (Board) authorize the County to make the three (3) contingent payments described in Article I Section 6 of the Performance Agreement (Exhibit A to the resolution), totaling \$75,000.00, to Moreno Firms, Inc. for the 2016 Miami International Agriculture, Horse and Cattle Show (MIAHCS). It is in the best interest of the County to select Moreno Firms, Inc. to provide management of the 9th Annual MIAHCS, and, as such, is also recommended that the Board waive the requirements of Implementing Order 3-38 and competitive bidding procedures for the purchase of goods and services pursuant to Section 2-8.1 of the County Code and Section 5.03(D) of the Home Rule Charter.

Scope

The 9th Annual MIAHCS will be held at the Ronald Reagan Equestrian Center at Tropical Park, located at 7900 SW 40 Street, Miami, Florida, in County Commission District 10, which is represented by Commissioner Javier D. Souto; however, the MIAHCS has a countywide impact.

Fiscal Impact/Funding Source

Total fiscal impact from this approval to make the contingent payments described in the Performance Agreement (Exhibit A) is \$75,000.00. The County has previously approved, as authorized in R-587-14, a performance agreement for \$125,000.00. After approval of this item, the total amount paid to Moreno Firms, Inc. from County funds shall be \$200,000.00 funded from the Parks, Recreation and Open Spaces Department's (PROS) index code PREEVT448001.

Track Record/Monitor

The Performance Agreement will be monitored by Mark Richard and Mary Gonzalez-Bruzzo of PROS.

Background

PROS entered into a Performance Agreement with Moreno Firms Inc. for \$125,000.00 authorized by Resolution R-587-14 for the 2016 MIAHCS. Under R-587-14, the maximum amount payable to an individual or firm per event is \$125,000.00; the Performance Agreement provides for three (3) additional payments totaling \$75,000.00 contingent on Board approval. This item seeks to authorize payment of the contingent payments for services rendered by Moreno Firms, Inc. in connection with the 2016 MIAHCS. For the 2015 MIAHCS, the Board approved a similar item authorizing an additional payment to Moreno Firms under R-213-15. Moreno Firms, Inc. has provided management services for the annual MIAHCS for the past several years and is qualified to provide these services.

Honorable Chairman Jean Monestime and Members, Board of County Commissioners Page 2

The 9th Annual MIAHCS runs from April 15-17, 2016. The event attracts more than 30,000 visitors a year from over 24 countries and features a cattle auction, equestrian shows, and local agriculture vendors. MIAHCS was created by Commissioner Javier D. Souto, seeking to promote Miami's agricultural and livestock industries to the rest of the country and the world. This event has expanded over the last eight (8) years, promoting Miami-Dade County as an international gateway in agri-business between Florida, the Southeastern U.S., and Latin America. Cattle breeders from over 18 states have showcased over a dozen breeds of cattle at the show.

For the 2016 MIAHCS, there will be exhibitions of cattle and horse breeds and rodeo-type events, along with a wide selection of food vendors. Additionally, there will be upgrades to the children's area to include more arts and crafts, agricultural exhibits, and many types of farming equipment.

Attachment

Michael Spring, Senior Advisor

Office of the Mayor

TO:	TO: Honorable Chairman Jean Monestime and Members, Board of County Commissioners		February 2, 2016
FROM:	Abigail Price-Williams County Attorney	SUBJECT:	Agenda Item No. 8(H)(2)
 Pl	ease note any items checked.		
	"3-Day Rule" for committees applicable if ra	ised	
	6 weeks required between first reading and p	oublic hearing	9
	4 weeks notification to municipal officials rec hearing	quired prior 1	o public
	Decreases revenues or increases expenditure	s without bal	ancing budget
	Budget required		
	Statement of fiscal impact required		
	Statement of social equity required		
	Ordinance creating a new board requires des report for public hearing	tailed County	Mayor's
· 	No committee review		
	Applicable legislation requires more than a mana/5's, unanimous) to approve	najority vote	(i.e., 2/3's <u>/</u> ,
<u> </u>	Current information regarding funding sour balance, and available capacity (if debt is con		

Approved	Mayor	Agenda Item No.	8(H)(2)
Veto		2-2-16	
Override			

RESOLUTION NO.	

RESOLUTION WAIVING COMPETITIVE BIDDING UPON THE WRITTEN RECOMMEDATION OF THE MAYOR BY A TWO-THIRDS (2/3) VOTE OF THE BOARD MEMBERS PRESENT PURSUANT TO SECTION 5.03(D) OF THE MIAMI-DADE COUNTY HOME RULE CHARTER; WAIVING SECTION 2-8.1 OF THE CODE OF MIAMI-DADE COUNTY AND THE REQUIREMENTS IMPLEMENTING ORDER 3-38; AUTHORIZING THE COUNTY MAYOR OR DESIGNEE TO ISSUE THE CONTINGENT **PAYMENTS** DESCRIBED PERFORMANCE AGREEMENT BETWEEN FEBRUARY 15, 2016 AND APRIL 15, 2016 FOR THE 2016 MIAMI AGRICULTURE, INTERNATIONAL HORSE CATTLE SHOW IN AN AMOUNT NOT TO EXCEED \$75,000.00 FOR A TOTAL CONTRACT AMOUNT NOT TO EXCEED \$200,000,00

WHEREAS, this Board desires to accomplish the purposes outlined in the accompanying memorandum, a copy of which is incorporated herein by reference,

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF MIAMI-DADE COUNTY, FLORIDA, that this Board finds it in the best interest of the County to waive competitive bidding upon the written recommendation of the Mayor by a two-thirds (2/3) vote of the Board members present pursuant to Section 5.03(D) of the Miami-Dade County Home Rule Charter; waive Section 2.-8.1 of the Code of Miami-Dade County and the requirements of Implementing Order 3-38; authorizing the County Mayor or Designee to issue the contingent payments described in the Performance Agreement between February 15, 2016 and April 15, 2016 in substantially the form attached hereto as Exhibit A, for the 2016 Miami International Agriculture, Horse and Cattle Show in an amount not to exceed \$75,000.00 for a total contract amount not to exceed \$200,000.00.

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The foregoing resolution was offered by Commissioner who moved its adoption. The motion was seconded by Commissioner and upon being put to a vote, the vote was as follows:

> Jean Monestime, Chairman Esteban L. Bovo, Jr., Vice Chairman

Bruno A. Barreiro

Jose "Pepe" Diaz

Sally A. Heyman Dennis C. Moss

Sen. Javier D. Souto

Juan C. Zapata

Daniella Levine Cava

Audrey M. Edmonson

Barbara J. Jordan

Rebeca Sosa

Xavier L. Suarez

The Chairperson thereupon declared the resolution duly passed and adopted this 2nd day of February, 2016. This resolution shall become effective upon the earlier of (1) 10 days after the date of its adoption unless vetoed by the County Mayor, and if vetoed, shall become effective only upon an override by this Board, or (2) approval by the County Mayor of this Resolution and the filing of this approval with the Clerk of the Board.

> MIAMI-DADE COUNTY, FLORIDA BY ITS BOARD OF COUNTY COMMISSIONERS

HARVEY RUVIN, CLERK

By: Deputy Clerk

Approved by County Attorney as to form and legal sufficiency.

Miguel A. Gonzalez

Exhibit A

MIAMI-DADE COUNTY PARKS, RECREATION, AND OPEN SPACES DEPARTMENT

PERFORMANCE AGREEMENT BETWEEN

MIAMI -DADE COUNTY, FLORIDA - PARKS, RECREATION, AND OPEN SPACES DEPARTMENT and

Moreno Firms, Inc.

(Agency)

This AGREEMENT by and between MIAMI-DADE COUNTY, FLORIDA- PARKS, RECREATION, AND OPEN SPACES DEPARTMENT ("Miami Dade County" or "Presenter") and Moreno Firms, Inc. ("Agency" and, together with the Presenter the "Parties") is effective as of November 20, 2015.

ARTICLE I

DESCRIPTION OF AGREEMENT

1. Artist Name and Address:

Kelvin Moreno
Moreno Firms, Inc.
11100 SW 36th Street
Miami, FL 33165

2. Date(s) and Time(s) of Use: April 15 – 17, 2016 all day, each day

3. Description of Event or Service: 9th Annual Miami International Agriculture & Cattle

Show at Tropical Park

Agency shall: Provide management and execution of Cattle

Shows, advertising in major industry publications and

online auction. (see Attachment A for details)

Presenter shall: Provide venue

4. Location: Tropical Park

7900 SW 40 Street

5. Fee: \$125,000.00 plus \$75,000 contingent upon approval

by the Board of County Commissioners

6. Payment Terms: See Attachment A for payment terms and details

\$50,000.00 by Nov. 20, 2015 \$50,000.00 by Dec 15, 2015 \$25,000.00 by Jan. 15, 2016

and upon approval by the Board of County

Commissioners for \$75,000 \$35,000.00 by Feb. 15, 2016 \$35,000.00 by March 15, 2016 \$5,000.00 by April 15, 2016



ARTICLE II

GENERAL CONDITIONS

- 1. <u>Parties</u>: The parties to this Agreement are the Agency listed in Article I., and Miami-Dade County, Florida, a political subdivision of the State of Florida.
- 2. <u>Liability and Indemnification</u>: It is expressly understood and intended that the Agency is not an officer, employee or agent of Miami-Dade County, its Board of County Commissioners, its Mayor, or Parks, Recreation, and Open Spaces Department. Further, for purposes of this Agreement, the project or activity, the parties hereto agree that the Performer, its officers, agents and employees are independent contractors.

The Agency shall take all actions as may be necessary to ensure that its officers, agents, employees, assignees and/or subcontractors shall not act as nor give the appearance of that of an agent, servant, joint venture, collaborator or partner of Miami-Dade County, its Board of County Commissioners, its Mayor, Parks, Recreation, and Open Spaces Department or its employees. Agency shall not include its name, logo, or any other symbol associated with Agency in any marketing/promotional materials, advertisements, or communications regarding the Event or Service. Agency may, however, identify Kelvin Moreno (by name only) as the contact person and cattle show manager for the Event or Service.

The Agency agrees to be responsible for all work performed and all expenses incurred in connection with the project. The Agency may subcontract as necessary to perform the services set forth in this agreement, including entering into subcontracts with vendors for services and commodities, provided that it is understood by the Agency that Miami-Dade County shall not be liable to the subcontractor for any expenses or liabilities incurred under the subcontract and that the Agency shall be solely liable to the subcontractor for all expenses and liabilities incurred under the subcontract.

The Agency shall indemnify and hold harmless the Miami-Dade County and its officers, employees, agents and instrumentalities from any and all liability, losses or damages, including attorneys' fees and costs of defense, which Miami-Dade County or its officers, employees, agents or instrumentalities may incur as a result of claims, demands, law suits, causes of actions or proceedings of any kind or nature arising out of, relating to or resulting from the performance of this Agreement by the Agency or its employees, agents, servants, partners, principals or subcontractors. Agency shall pay all claims and losses in connection therewith and shall investigate and defend all claims, suits, or actions of any kind or nature in the name of Miami-Dade County, where applicable including appellate proceedings, and shall pay all costs, judgments, and attorneys' fees which may issue thereon. Agency expressly understands and agrees that any insurance protection required by this Agreement or otherwise provided shall in no way limit the responsibility to indemnify, keep and save harmless, and defend the Miami-Dade County or its officers, employees, agents and instrumentalities as herein provided.

The Agency agrees to deduct, pay and remain solely responsible for any necessary workman's compensation insurance premiums, income taxes, required withholdings, unemployment insurance premiums, agent's fees or commissions, or union dues arising out of the performance of Agency's obligations arising under this Agreement and/or the attached Rider, and Agency will hold Miami-Dade County harmless against any such expenses, fees, commissions, and/or alleged violation(s) or any local ordinances, codes, statutes and/or regulations, as well as against any claim(s) by any Union(s) and/or Agent(s) for benefits, fees, commissions, dues, or other payments arising out of or resulting from the performance contemplated herein.

3. <u>Agency Obligation</u>: Unless otherwise agreed by the parties in writing, Agency shall provide all necessary equipment for the performance at Agency's sole expense. Miami-Dade County is not responsible for any equipment unless otherwise specifically provided for in this Agreement. Agency shall

be prepared to begin the performance precisely at the date and time set forth on the attached Rider. Any required setup shall be completed by Agency in advance of said date and time.

- 4. Assignment: The Agency is not permitted to assign this agreement or any part without prior and mutual consent of both parties, and any purported assignment will render this Agreement null and void and subject to immediate rescission of the Agreement and reimbursement by the Agency of any expenditures incurred by Miami-Dade County under the conditions of this Agreement.
- 5. <u>Compliance with Laws</u>: It shall be a contractual obligation of the contract hereunder, that during the term of this Agreement, the Agency agrees to abide by and be governed by all applicable federal, state and county laws and terms of Miami-Dade County and the Parks, Recreation, and Open Spaces Department, including but not limited to Miami-Dade County's Ordinances, Resolutions; sections of the Miami-Dade County Code and federal laws. The Agency has certifiably indicated compliance to these laws, ordinances and resolutions by properly executing the affidavits attached hereto as "Exhibit A." (See Affidavits for specific provisions and declarations described.)

The Agency represents and warrants that in performing its obligations under the Agreement and the attached Rider it is not and will not be infringing upon any property right, patent right, or other legal right of any person or entity; and, if any suit is brought or claim is made by anyone alleging that Agency (or anyone in conjunction with the ownership or presentation of the performance by Agency) is infringing upon or violating any property right, patent right or other legal right by performing the services contemplated herein, then Agency will indemnify, defend and hold harmless Miami-Dade County against and from any and all loss, claim, damage, cost, attorneys fees or other loss whatsoever.

6. Remedies: In the event the Agency shall fail to materially conform with any of the provisions of this Agreement, and/or its attachments, the Department Director may withhold or cancel all, or any, unfilled terms of the Agreement upon giving five (5) calendar days written notice to the Agency, and the County shall have no further obligation to the Agency under this Agreement. Further, in the event of a material breach of any term or condition of the Agreement, upon five (5) calendar days written demand by the Department Director, the Agency shall repay to Miami-Dade County all portions of expenditures which have been disbursed by Miami-Dade County of behalf of the Agency in accordance with and under the terms of this Agreement.

Funds which are to be paid to Miami-Dade County pursuant to this section or other sections in this Agreement, are to be paid by delivering to the Department Director of his designee, a certified check for the total amount due payable to Miami-Dade County Board of County Commissioners.

These provisions do not waive or preclude Miami-Dade County from pursuing any other remedy that may be available to it under the law.

- 7. <u>Indulgence Will Not Be A Waiver of Breach</u>: The indulgence of either party with regard to any breach or failure to perform any provision of this Agreement shall not be deemed to constitute a waiver of the provision or any portion of this Agreement either at the time the breach or failure occurs or at any time throughout the term of this Agreement.
- 8. Written Notices: Any written notices required under this agreement will be effective whendelivered in person or upon the receipt of certified letters addressed to the Agency at the address specified in Article 1.1 of this Agreement, and to the Department Director when addressed as follows: Department Director, Parks, Recreation, and Open Spaces Department, 275 NW Second Street, Miami, Florida 33l28.
- 9. <u>Force Majeure</u>: If an act of God, nature, war, riots, epidemics, strikes, an act (or order) of Public authority, on-sight mechanical difficulties (e.g., a power failure) or other legitimate causes beyond the control of the parties should render the performance contemplated by this Agreement and the attached Rider impossible; the parties shall not be liable to one another for any damages they sustain. In such an event, the parties shall attempt to reschedule the performance for another mutually convenient date and time. If rescheduling is not possible, then this Agreement shall become null and void upon

either party's written notification to the other at its last known address. In such an event, neither party shall have any other or further obligation to the other arising out of this Agreement and/or this Rider.

- 10. <u>Cancellation of Performance:</u> If the performance is canceled or a change of date is required by the Agency for any reason other than those set forth in Paragraph 9 above, then the Agency agrees to reimburse Miami-Dade County for its bona fide out-of-pocket expenses.
- 11. Miami-Dade County Policies: If any actions by Agency or Agency's employees, Performers, agents, servants, or representatives are in conflict with any policies, rules or regulations of Miami-Dade County while Agency is on Miami-Dade County's property, and Agency or its employees, agents, servants or representatives fail or refuse to correct the same upon verbal notification by Miami-Dade County, then Miami-Dade County shall have the right to immediately terminate the performance and cancel this Agreement and this Rider with no liability whatsoever. Agency(s) and Agency's employees, Performers, agents, servants and representatives shall not be under the influence of any narcotics or illegal substance at any time while on Miami-Dade County's property. Further, Performers shall not be under the influence of any intoxicating substance at anytime during Performer's performance. Any violation of this provision will result in immediate termination of this Agreement and this Rider by Miami-Dade County with no liability whatsoever.
- 12. <u>Damage to Property</u>: Any damage to Miami-Dade County's property or any rented equipment which results from the acts or omissions of Agency and/or Its employees, agents, servants, representatives or contractors shall be the responsibility of Agency and payment for any such damage shall be made by Agency within thirty (30) days of written notification of the damage by Miami-Dade County.
- 13. Authorized Representative: In signing this Agreement, the undersigned parties hereby represent and warrant that they are duly authorized representatives of the person or entity for which they sign and legally entitled to enter binding contracts on its behalf; that they have read this entire document; that they understand the terms and provisions of this document; that they know this document will affect their legal rights and/or those of the person or entity they represent; and that they have signed this document knowingly and voluntarily.
- 14. Required Performers: Since the essence of this Agreement concerns the specific individuals and the unique personalities and talents of Agency, Miami-Dade County will only pay the fee specified in this Agreement if the Performers(s) performing is, in fact, the specific Performer(s) agreed upon. If in the case of a group, the entire group does not perform, or if the Performer is not the Performer specified in this Agreement, payment of the fee shall not be required unless Agency has notified Miami-Dade County of the change in advance of the performance and Miami-Dade County has agreed, in writing, to allow the group to perform with less than the entire group or with performers other than those contemplated when this Agreement was executed.

All of the terms and provisions of this Agreement shall be enforceable irrespective of whether the Performer is being compensated or is performing free of charge, such as in the case of a benefit performance.

- 15. <u>Captions Used in This Agreement</u>: Captions as used in this Agreement, are for convenience of reference only and should not be deemed or construed as in any way limiting or extending the language or provisions to which such captions may refer.
- 16. Entire Agreement: This Agreement, including its special conditions and Exhibits, represents the whole and total agreement of the parties. No representations, except those contained within this Agreement and its attachments, are to be considered in construing its terms. No modifications or amendments may be made to this Agreement unless made in writing, signed by both parties, and approved by appropriate action by the Miami-Dade County Board of County Commissioners and Mayor.

In the event of any conflict, inconsistency or incongruity between the terms of this Agreement and the attached Rider, or between this Agreement and any other Agreement or Rider concerning the subject matter hereof, the terms and provisions of this Rider shall in all respects govern and control.

17. <u>Governing Law</u>: This Agreement and the interpretation of its terms shall be governed by the Laws of the State of Florida, without application of conflicts of law principles. Venue for any judicial, administrative or other action to enforce or construe any term of this Agreement or arising from or relating to this Agreement shall lie exclusively in Miami, Florida.

ARTICLE III

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INSURANCE

The Agency must maintain and shall furnish upon request to the Department Director or her designee, certificates of insurance indicating that insurance has been obtained which meets the requirements as outlined below:

- Workmen's Compensation Insurance for all employees of the Agency as required by Florida Statute 440.
- Public Liability Insurance on a comprehensive policy in an amount not less than \$300,000 combined single limit per occurrence for bodily injury and property damage.
- Automobile Liability Insurance covering all owned, non-owned and hired vehicles used in connection with the work, in an amount not less than \$300,000 combined single limit per occurrence for bodily injury and property damage.

The insurance policies required above shall be issued by companies authorized to do business under the laws of the State of Florida, with the following qualifications:

- The Company must be rated no less than "B" as to the management, and no less than "Class V" as to financial strength by the latest edition of Best's Insurance Guide, published by A.M. Best Company, Oldwick, New Jersey, or its equivalent, subject to the approval of the County Risk Management Division; or,
- The Company must hold a valid Florida Certificate of Authority as shown in the latest "List of All Insurance Companies Authorized or Approved to Do Business in Florida," issued by the State of Florida Department of Insurance," and are members of the Florida Guaranty Fund.

Certificates shall indicate no modification or change in insurance shall be made without thirty (30) days written advance notice to the certificate holder.

Modification or waiver of any of the aforementioned insurance requirements is subject to the approval of the County's Risk Management Division. The Agency shall notify the County of any intended changes in insurance coverage, including any renewals of existing policies.

ARTICLE IV

TERMINATION

If, for any reason, the Artist shall fail to fulfill in a timely and proper manner its obligations under this Agreement, or should violate any of the covenants, agreements, or stipulations of this Agreement, Miami-Dade County shall thereupon have the right to terminate this Agreement by giving written notice to the Agency of such termination and specifying the effective date thereof, at least five (5) days before the effective date of such termination.

Notwithstanding the above, the Artist shall not be relieved of liability to Miami-Dade County by virtue of any breach of the Agreement by the Agency, and Miami-Dade County may withhold any payments due

to the Agency until such time as the exact amount of damages due to Miami-Dade County from the Agency, is determined.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement:

·	ū
ATTEST:	MIAMI-DADE COUNTY, FLORIDA by its BOARD OF COUNTY COMMISSIONERS on
	The 24 day of November, 2015
, 1	BY: Mil Agrico A. Gimenez, Mayor
Signature:	PARKS, RECREATION, AND OPEN SPACES DEPARTMENT (PRESENTER):
Printed Name:	Jack Kardys, Director JE 11/24/15
Kelvin Monno	Parks, Recreation, and Open Spaces
Federal ID #:	
SS#:	George Parrado, Assistant Director, PROS Stewardship
	Parks, Recreation, and Open Spaces
Approved for form and Legal sufficiency: Assistant County Attorney, Miami-Dade County	

Moreno Firms, Inc. (Agency) shall provide management of the 9th Annual Miami International Agriculture & Cattle Show to include all aspects of providing a Brangus, Santa Gertrudis, Red Brangus, Angus and a sanctioned Red and Gray Brahman Cattle Shows including exhibition of other Cattle Breed which could include (Senepol, Beefmaster, F1 etc.).

Management services shall include, without limitation, the following:

- 1. Secure exhibitors, breeders and at least 200 head of cattle for the Show and mariage the entry forms for these participants. In no event shall Agency include any cattle owned by Agency or any firm or entity under common control and ownership of Agency.
- 2. Supply PROS with contacts and mailing information for potential/perspective breeders/exhibitors and beef cattle operations
- 3. Coordinate and secure the participation of top quality beef cattle breeders/exhibitors in the following beef breeds:
 - a. Gray Brahman
 - b. Red Brahman
 - c. Junior Brahman
 - d. Black and Red Brangus
 - e. Santa Gertrudis Exhibition
 - f. Angus

The creation of a ledger tracking and documenting each and every cattle to be exhibited at Cattle Show. This ledger shall be sent to PROS and District 10 office on the 1st of every month. It shall contain sufficient details so as to allow the County to easily identify breed, age, gender and owner of cattle.

- 4. Create the 2016 MIAHCS Premium Book that meets or exceeds current industry standards. Premium Book at a minimum will contain the following:
 - I. Campground Rules & Regulations Form
 - ii. Update Beef Cattle Show Rules and Regulations
 - iii. Show staff scope responsibilities
 - iv. Show staff procedures (during MIAHCS)
 - v. Show staff check-in procedures
 - vi. Beef Exhibitor/breeder division show and event schedule
 - vil. Show clerk forms/schedules
 - viii. Campground vehicle schedules relating to exhibitor/breeder parking permits ix. MIAHCS Fast Facts and Contact information for security guards and breeders
 - x. Herdsman Award Eligibility and Judging Criteria
- 5. Supervise and contribute to the MIAHCS webpage, all website contact is subject to County approval
- 6. Update and produce the cattle show manuals, rule books, guidelines and information directed to breeders/exhibitors
- 7. Create cattle show schedules, timelines, diagrams, maps and itineraries related to the cattle show
- 8. Coordinate Farmville including show schedules, timelines, diagrams, Itineraries demonstrations and activities
- 9. Create Cattle Show Informational and promotional materials/guides/resources for breeders/exhibitors participating in the Show
- 10. Prepare cattle show documents, letters, exhibitor/breeder packets, judge's packets and check-in packets; all documents require PROS approval prior to disbursement
- 11. Create and mail invitation/informative letters to the Breed Association Presidents, international guests and Latin American breeders

- 12. The County shall be permitted to designate a liaison to the Agency who shall be permitted to accompany and observe Agency (and any of its employees or agents) at any meetings or matters pertaining to the Event or Service. In this regard, Agency must provide the County with notice of any meetings of matters pertaining to the Event or Service to allow a meaningful opportunity for the County's liaison to attend.
- 13. Agency shall attend at the County's request any meeting of the Board of County Commissioners and/or its Cultural and Recreation Committee to deliver an oral report and answer any questions regarding the status of progress of preparations for, or any other matters pertaining to, the Event.

Marketing:

- 14. Create marketing publications and documents for the 2016 MIAHCS, all marketing is subject to prior written County approval. This requirement includes any marketing, publications, information or advertising materials distributed at trade shows, conventions, or exhibitions where the MIAHCS is being promoted.
- 15. Place the 2016 MIAHCS information on all major cattle publications websites.
- 16. Design and place advertisements in Issues The Brahman Journal and the Houston issue of the Desarrollo Agropecuario
- 17. Send Press releases to The Florida Cattlemen, Santa Gertrudis USA, and other industry related publications
- 18. Ensure the Cattle Show dates are printed in the eBrahman News

Contacts and Labels

- 19. Compile a mass e-mail list and mailing list of contacts for exhibitors, farmers, ranchers, association presidents, local and international breeders
- 20. Sent out the following emails via Vertical Response:
 - a. Save-the-date
 - b. Reception invitation
 - c. Entry reminder
 - d. The show schedule.

Judges and Staff

- 21. Secure/Hire judges for every breed show and create judge's packets
- 22. Secure/Hire positions for all required MIAHCS cattle show positions ringmaster, show announcer and cattle superintendent

Magic City Sale

- 23. Secure the service of a broadcast company to do the sale live and provide online auction
- 24. Recruit and secure breeders to consign lots in the Magic City Sale

Other

- 25. Update and finalize 2016 Classes for each breed show.
- 26. Create breeder check-in packages.
- 27. Draft show reports and run Confirmation Sheets for all breeders/participating.
- 28. Make Breeder check-in packages with confirmation sheets print and mailed out prior to the show by April 1.
- 29. Create a professional cover for the Show Programs by show day.
- 30. Create the cattle show judge's blographies and format them into the show program package for each show.



- 31. Print Class by class show programs.
- 32. Create an awards list based on the show's entries in both classes and divisions.
- 33. Create and allot breeders their truck parking permits (detailed excel).
- 34. Created tie-out assignments which were later illustrated with arrows (to provided direction).
- 35. Ensured each stall has a display poster depicting its ranch name with the owner/exhibitor/breeder's name. Posters should have arrows indicating where the ranch begins and where it ends.
- 36. Finalize cattle show diagrams with changes.
- 37. Organize an early arrival schedule and set of procedures for breeders arriving early.
- 38. Compile all required data for the Florida Cattlemen's Association to ensure MIAHCS keeps the premier points show status.
- 39. Compile all required data for the ABBA to ensure MIAHCS keeps the premier points show status.
- 40. Draft, distribute and collect consignment agreements for all sale lots.

Sponsorship

41. Try and secure a sponsor four days' worth of lunches for the breeder judges/exhibitors and cattle crew and staff.

Communication

43. Meet with the cattle crew and check-in staff to review check in procedures and miscellaneous cattle show points of information.

Show Reports

- 44. Supervise data entry into various documents for records.
- 45. Create and print breeder reports, confirmation sheets, class reports and customize breeder reports for MIAHCS.
- 46. Create entry numbers and back tags for each entry for all exhibitors.
- 47. Create an entry update sheet.
- 48. Create a revisions sheet, which included a show program for all exhibitors to review.
- 49. Create judging custom sheets for group classes. Create judging custom sheets per show.
- 50. Create show program re-cap custom sheets.
- 51. Create show program custom result sheets, which include all of the exhibitor's placings.
- 52. Create a pre-show expenditure custom report and a post-show expenditure custom report.

Payment for Performance Agreement:

Under this Performance Agreement, Agency will be paid a Management fee of \$200,000.00 for services provided as outlined in Attachment A. All payments will require a written invoice, a report on deliverables outlined above and copies of receipts for expenditures associated with the services outlined.

Management fee will include exhibitor premiums, travel, cattle show panels, cattle show display, hospitality, sale catalog design and mailing, graphic services, and other cattle show advertising and promotions, office supplies, cattle exhibitor website maintenance including online entry system, postage and mailing, and cattle show and sale related staffing.

3

Payment Schedule: \$50,000.00 by Nov. 20, 2015 \$50,000.00 by Dec 15, 2015 \$25,000.00 by Jan. 15, 2016

and upon approval by the Board of County Commissioners for \$75,000 \$35,000.00 by Feb. 15, 2016 \$35,000.00 by March 15, 2016 \$5,000,00 by April 15, 2016

Financial Accounting: Within 60 days of MIAHCS, Agency shall be required to provide a detailed report, along with all supporting documentation requested by PROS setting forth all revenues collected by Agency at MIAHCS. Such report and documentation shall include, but not be limited to all entry fees, fees and revenues from the auction(s), revenues from sale of animals and any other merchandise or services sold at MIAHCS. Agency shall further provide a detailed report along with all supporting documentation and back up documentation requested by PROS setting forth all premiums paid to exhibitors.



MIAMI-DADE COUNTY DEPARTMENT OF PARK AND RECREATION UNIVERSAL AFFIDAVITS

Each section of this form must be read, and initiated indicating acceptance and/or compliance with the County's policy related to the particular affidavit. For affidavit sections that you do not believe are applicable to your organization, please indicate this by placing "N/A" in the blank and your initials next to the "N/A," ALL SECTIONS MUST BE COMPLETED, either with your initials indicating compliance or "N/A" indicating non-applicable. Sections not completed on the Affidavit will render the entire Universal Affidavit null and void and it will be returned to you for completion.

The MIAMI-DADE COUNTY OWNERSHIP DISCLOSURE AFFIDAVIT, MIAMI-DADE COUNTY EMPLOYMENT DISCLOSURE AFFIDAVIT, MIAMI-DADE COUNTY CRIMINAL RECORD AFFIDAVIT, and MIAMI-DADE COUNTY DISABILITY NONDISCRIMINATION AFFIDAVIT shall not pertain to contracts with the United States or any departments or agencies thereof, the State of Florida or any political subdivision or agency thereof, or any municipality of this State. The MIAMI-DADE COUNTY FAMILY LEAVE AFFIDAVIT shall not pertain to contracts with the United States or any of its departments or agencies, the State of Florida or any political subdivision or agency thereof, it shall, however, pertain to municipalities of the State of Florida.

I, <u>Kelvin</u> (Nam	n Moreno se of Afflant / Author	rized Official)	being first duly sworn state:		
The full legal nam addresses are not		ddress of the person(s) or ent	ity contracting or transacting busine	ss with Miami-Dade County	are (Post Office
,			271617084		
			Federal Employer Identific	cation Number	
Moreno Fi	rms. Inc.				
Name of Entity, In	dividual(s), Pariner	s, or Corporation			-
11100 SW 36	h Ave,		_Miaml	FL	33165
Street Address		, .	City	State .	Zip Code
	<u>,</u>				
-/K/11/1.	MIAMI-DADE CO	UNTY OWNERSHIP DISCLOS	SURE AFFIDAVIT (Sec. 2-8.1 of the	County Code)	
	business transact foregoing require department or ag	tion is with a trust, the full legal ments shall not pertain to conti	rship, the foregoing information shall in name and address shall be provide racts with publicly traded corporations as or any political subdivision or agenutesses are not acceptable):	ed for each trustee and each s or to contracts with the Uni	beneficiary. The led States or an
	•	Full Legal Name	Address	Ownership	•
		Kelvin Moiena	11100 SW 36th St., Miami,	FL 33165	<u>75</u> %
		Teresa Moreno	11040 SW36th St., Miani, 1	7. 33165	25%
			· · · · · · · · · · · · · · · · · · ·		%
	or lenders) who		any other individual (other than subc at (legal, equitable, beneficial or othe sees are not acceptable):		
		11/1		<u> </u>	
		·			
•					
				· · · · · · · · · · · · · · · · · · ·	

3. Any person who willfully fails to disclose the information required herein, or who knowlngly discloses false information in this regard, shall be punished by a fine of up to five hundred dollars (\$500) or imprisonment in the County jail for up to sixty (60) days

or both.

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II. MIAMI-DADE COUNTY EMPLOYMENT DISCLOSURE AFFIDAVIT (County Ordinance No. 90-133. Amending sec. 2.8-1; Subsection (d)(2) of the County Code).

Except where precluded by federal or State laws or regulations, each contract or business transaction or renewal thereof which involves the expenditure of ten thousand dollars (\$10,000) or more shall require the entity contracting or transacting business to disclose the following information. The foregoing disclosure requirements do not apply to contracts with the United States or any department or agency thereof, the State or any political subdivision or agency thereof or any municipality of this State.

1.	Does your firm have a colle	ective bargainIng a	greement with your employees?	
2.	Does your firm provide paid	d health care bene X No	fits for its employees?)/
3,	Provide current breakdown	n (number of perso	ns) of your firm's work force and ownership as to	race, national origin and gender.
	White:	Males	Females	
	Black;	Males	Females	
	Hispanic:	Males	Females	•
	Native American:	Males	Females	
	Asian;	Males	Females	
	Aleut (Eskimo):	Males	Females	
		Males	Females	
	'			

III. MIAMI-DADE COUNTY CRIMINAL RECORD AFFIDAVIT (Section 2-8.6 of the County Code)

The Individual or entity entering into a contract or receiving funding from the County ____ has ____ has not as of the date of this affidavit been convicted of a felony during the past ten (10) years.

An officer, director, or executive of the entity entering into a contract or receiving funding from the County ____ has \(\sum_{\text{has not as of the date of this affidavit been convicted of a felony during the past (10) years.}\)

IV. MIAMI-DADE COUNTY EMPLOYMENT DRUG-FREE WORKPLACE AFFIDAVIT (County Ordinance No. 92-15 codified as Section 2-8.1.2 of the County Code)

That in compliance with Ordinance No. 92-15 of the Code of Miami-Dade County, Florida, the above named person or entity is providing a drug-free workplace. A written statement to each employee shall inform the employee about:

- 1. danger of drug abuse in the workplace;
- 2. the firm's policy of maintaining a drug-free environment at all workplaces;
- 3. availability of drug counseling, rehabilitation and employee assistance programs;
- 4. penallies that may be imposed upon employees for drug abuse violations.

The person or entity shall also require an employee to sign a statement, as a condition of employment that the employee will abide by the terms and notify the employer of any criminal drug conviction occurring no later than five (5) days after receiving notice of such conviction and impose appropriate personnel action against the employee up to and including termination.

Compliance with Ordinance No. 92-15 may be walved if the special characteristics of the product or service offered by the person or entity make it necessary for the operation of the County or for the health, safety, welfare economic benefits and well-being of the public. Contracts involving funding which is provided in whole or in part by the United States or the State of Florida shall be exempted from the provisions of this ordinance in those instances where those provisions are in conflict with the requirements of those governmental entities.

V. MIAMI-DADE COUNTY EMPLOYMENT FAMILY LEAVE AFFIDAVIT (County Ordinance No. 142-91 codified as Section 11A-29 et, seq. of the County Code)

That In compliance with Ordinance No. 142-91 of the Code of Miami-Dade County, Florida, an employer with fifty (50) or more employees working in Miami-Dade County for each working day during each twenty (20) or more calendar work weeks, shall provide the following information in compliance with all items in the aforementioned ordinance:

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An employee who has worked for the above firm at least one (1) year shall be entitled to ninety (90) days of family leave during any twenty-four (24) month period, for medical reasons, for the birth or adoption of a child, or for the care of a child, spouse or other close relative who has a serious health condition without risk of termination of employment or employer retailation.

The foregoing requirements shall not pertain to contracts with the United States or any department or agency thereof, or the State of Florida or any political subdivision or agency thereof, it shall, however pertain to municipalities of this State.

VI. MIAMI-DADE COUNTY DISABILITY NONDISCRIMINATION AFFIDAVIT (County Resolution R-385-95)

That the above named firm, corporation or organization is in compliance with and agrees to continue to comply with, and assure that any subcontractor, or third party contractor under this project complies with all applicable requirements of the laws listed below including, but not limited to, those provisions pertaining to employment, provision of programs and services, transportation, communications, access to facilities, renovations, and new construction in the following laws: The Americans with Disabilities Act of 1990 (ADA), Pub. L. 101-336, 104 Stat. 327, 42 U. S. C. 12101-12213 and 47 U. S. C. Sections 225 and 611 including Title I, Employment; Title II, Public Services; Title III, Public Accommodation and Services Operated by Private Entitles; Title IV, Telecommunications; and Title V, Miscellaneous Provisions: The Rehabilitation Act of 1973, 29 U.S.C. Section 794: The Federal Transit Act, as amended 49 U. S. C. Section 1612: The Fair Housing Act as amended, 42 U.S.C. Section 3601-3631. The foregoing requirements shall not pertain to contracts with the United States or any department or agency thereof, or the State or any political subdivision or agency thereof or any municipality of this State.

VII. MIAMI-DADE COUNTY AFFIDAVIT REGARDING DELINQUENT AND CURRENTLY DUE FEES OR TAXES (Sec. 2-8.1(c) of the County Code).

Except for small purchase orders and sole source contracts, the above named firm, corporation, organization or individual desiring to transact business or enter into a contract with the County verifles that all delinquent and currently due fees or taxes -- including but not limited to real and property taxes, utility taxes and occupational licenses -- which are collected in the normal course by the Miami-Dade County Tax Collector as well as Miami-Dade County issued parking tickets for vehicles registered in the name of the firm, corporation, organization or individual have been paid.

VIII. MIAMI-DADE COUNTY WELFARE REFORM WORK PARTICIPATION AFFIDAVII' (Resolution R-702-98, as amended by Resolution R-358-99).

Please check one of the following options:

	This entity is a governmental entity and is therefore exempt from the provisions of Resolution No. R-702-98, as amended by Resolution R-358-99.
	This entity is a not-for-profit organization and is therefore exempt from the provisions of Resolution No. R-702-98, as amended by Resolution R-358-99.
	This entity is a recipient of a grant award and is therefore exempt from the provisions of Resolution No. R-702-98, as amended by Resolution R-358-99.
X	This entity has a contract with the County that results in actual payment of less than \$500,000 and is therefore exempt from the provisions of Resolution No. R-702-98.
••	This entity can demonstrate that five percent (5%) of its work force consists of individuals who reside in Miaml-Dade County and who have lost or who will lose cash assistance benefits (formerly Aid to Families with Dependent Children or "AFDC") as a result of the Personal Responsibility and Work Opportunity Reconciliation Act of 1996, and therefore, requests a walver of the requirements of Resolution No. R-702-98, as amended by Resolution R-358-99.
	This entity has a contract with the County that results in actual payment of \$500,000 or more, and therefore, will contribute to Project Fresh Start, the County's welfare-to-work initiative, based on the following scale:
	If the entity has a contract with the County that results in actual payment of an amount between:

then that entity shall contribute

\$5,000

\$10,000

\$20,000

\$25,000

\$500,000 to \$1,000,000

\$1,000,001 to \$5,000,000

\$5,000,001 to \$10,000,000

\$10,000,001 and over

IX. ATTESTATION REGARDING DUE AND PROPER ACKNOWLEDGEMENT OF COUNTY FUNDING SUPPORT

By initialing this subsection and accepting County funds, the above named firm, corporation, organization or individual agrees to abide by the grant contract requirement to recognize and acknowledge Miami-Dade County's grant support in a manner commensurate with all contributors and sponsors of its activities at comparable dollar levels.

I have carefully read this entire four (4) page document entitled, "Universal Affidavit" and have initialed all affidavits that pertain to this contract and have indicated by "NA" all affidavits that do not pertain to this contract.

By:

(Bignature of Afflant)

SUBSCRIBED AND SWORN TO (or affirmed) before me this 2 day of December, 20 4 by

(Name of Afflant - Printed)

He / She:

(In has produced Description)

(Signature of Notary)

(Signature of Notary)

(Notary Public State of Florida Gell H Ford Wy Commarisation EE080505 Exprises 03/16/2015

(Name of Notary Typed, Printed or Stamped)

State of Florida - County of _

Imprint of Notary Seal

MIAMI-DADE PARK AND RECREATION DEPARTMENT AFFIDAVIT PURSUANT TO MIAMI-DADE COUNTY CODE CHAPTER 26, ARTICLE III; THE SHANNON MELENDI ACT

1.	This affidavit is submitted to the Miami-Dade County Park and Recreation Department, (the "Department") by:	
	(Print Individual's name and title)	
	(Print name of entity submitting compliance statement)	
	whose business address is 11100 500 36th Street	Sept.
	and its Federal Employer Identification Number (FEIN/SSN)	Ŷ
2.	I, am duly authorized to make this affidavit on behalf of: Helvin Moreno fresident Moreno firms Inc. (Print individual's name and title) (Print name of entity submitting affidavit)	

- I understand that on January 10, 2008, the Miami-Dade County Commission passed and adopted Ordinance No. 08-07, which amended Miami-Dade County Code, Chapter 26, Article III, and the Shannon Melendi Act.
- 4. I understand and can attest to the my organization/agency/firm's compliance with this Ordinance and that;
 - A. Employers of child event workers, employers of park vendors, Programming Partners and CBOs shall secure a nationwide criminal background check of all existing child event workers, park vendors, employees, and volunteers whose duties require physical presence on park property owned or operated by Miami-Dade County. In addition, prior to employing or allowing to volunteer a person whose duties would require physical presence on park property owned or operated by Miami-Dade County, employers of child event workers, employers of park vendors, and Programming Partners and CBOs shall secure a nationwide criminal background check of all such prospective child event workers, park vendors, employees or volunteers. My organization/agency/firm has conducted the nationwide criminal background checks through a Professional Background Screener and has obtained a report as to whether each child event worker, park vendor, staff member or volunteer is listed on the National Sex Offender Public Registry, and a comprehensive report and analysis, obtained from no less than two independent databases/sources, on the nationwide criminal history of such child event worker, park vendor, staff member or volunteer.
 - B. Every three (3) years thereafter, employers of park vendors, and Programming Partners and CBOs shall secure nationwide criminal background checks for existing park vendors, staff members, and volunteers whose duties require physical presence on park property owned or operated by Miami-Dade County. However, employers of child event workers shall secure nationwide criminal background checks for existing child event workers whose duties require physical presence on park property owned or operated by Miami-Dade County every year thereafter.
 - C. Any child event worker, park vendor, or staff member or volunteer of a Programming Partner or CBO who:
 - 1. Has been convicted of a violent felony or conspiracy to commit a violent felony within the past five (5) years; or
 - Has been convicted of a felony involving the trafficking of a controlled substance within the past (5) years; or
 - Has two (2) or more convictions for a violent felony, for conspiracy to commit a violent felony, or involving the trafficking of a controlled substance; or
 - 4. Is a sexual offender or a sexual predator; or
 - 5. Has falled to provide the employer, Programming Partner or CBO with proof of United States citizenship or legal immigration status in the United States, shall be prohibited from working or volunteering on park property owned or operated by Miami-Dade County. All child event workers, park vendors, and staff members and volunteers of a Programming Partner or CBO shall submit to their employer, to the Programming Partner, or to the CBO an affidavit affirming that no work or volunteer duties will be performed on park property owned or operated by Miami-Dade County in violation of this subsection and that any arrest will be reported to his/her employer within forty-eight (48) hours of such arrest.
 - D. Employers of child event workers shall maintain copies of the results of the criminal background checks required by this section for a period of two (2) years from the date they were secured, and employers of park vendors, Programming Partners, and CBOs shall maintain such copies for a period of three (3) years from the date they were secured. Employers of child event workers, employers of park vendors, and Programming Partners and CBOs shall

maintain the affidavits required by Section 26-38.C. and the copies of the proof of United States citizenship or legal immigration status until the person is no longer a child event worker, park vendor, staff member, or volunteer. Employers of child event workers, employers of park vendors, and Programming Partners and CBOs shall, upon request, provide copies of these documents to Miami-Dade County or to any law enforcement personnel with jurisdiction.

- E. Every child event worker, park vendor, and staff member and volunteer of a Programming Partner or CBO shall wear, in a conspicuous and visible manner, an identification badge that contains his/her photograph and full name while working or volunteering on park property owned or operated by Mlami-Dade County, except when in costume and during a performance. The identification badge shall be of a size, design, and format approved by the Miami-Dade Park and Recreation Department.
- 5. I understand that the following Penalties and Enforcement shall take place for a violation of any provision of the ordinance,
 - a. It shall be unlawful for an employer of child event workers, an employer of park vendors, or a Programming Partner or CBO to knowlngly permit or allow any child event worker, park vendor, staff member, or volunteer to work or volunteer on park property owned or operated by Miami-Dade County in violation of Section 26-38.
 - b. It shall be unlawful for any child event worker, park vendor, or staff member or volunteer of a Programming Partner or CBO to work or volunteer on park property owned or operated by Miami-Dade County in violation of Section 26-38.
 - c. Any person who shall violate a provision of Section 26-38, or who shall knowingly or willingly provide false or erroneous information to his/her employer, or fall to comply therewith, or with any of the requirements thereof, shall upon conviction thereof in the County Court, be punished by a fine not to exceed five hundred dollars (\$500.00) or by imprisonment in the County Jall for not more than sixty (60) days, or by both such fine and imprisonment.
 - d. Any person who violates or falls to comply with Section 26-38 may be subject to civil penalties in accordance with Chapter 8CC of this Code. Each day of violation or noncompliance shall constitute a separate offense.
- 6. I understand that any costs or fees associated with the required background screening will be borne by my organization/agency/firm.
- 7. I hereby certify that the foregoing statement is true and correct in relation to the company for which I am submitting this affidavit. I further certify that this statement is being given knowingly and voluntarily by me on behalf of the company.

company. The organization/agency/firm submitting this affidavit Code of Miami-Dade County, Chapter 26, Article (i), the 2/2/14/ Date	recognizes and acknowledges that it's subject to the provisions of Shannon Melendi Act and agrees to comply therewith. Resident (Signature)
SUBSCRIBED AND SWORN TO (or affirmed) before me this	
BY R. C. D. W. A. C. O. A. C. C.	He/She is personally known to me or has
presented	as identification.
(Signature of Notary)	(Serial Number)
(Print or Stamp Name of Notary)	(Expiration Date)
Notary Public 70 ndc Nota	ry Sealur Pur Nolary Public State of Florida Gall H Ford My Commission EE080806 My Commission EE080806